

1 H.513

2 Representatives Sibia of Dover, Buckholz of Hartford, Copeland-Hanzas
3 of Bradford, Gannon of Wilmington, Graham of Williamstown, Harrison of
4 Chittenden, Nolan of Morristown, and Yacovone of Morristown move to
5 amend the amendment offered by Representative Conlon of Cornwall, as
6 amended, by striking out Sec. 31 in its entirety and adding two new sections, to
7 be Secs. 31–32, with reader assistances, to read:

8 * * * Extraordinary Small School Grants * * *

9 Sec. 31. EXTRAORDINARY SMALL SCHOOL GRANTS

10 (a) Findings.

11 (1) Vermont’s kindergarten through grade 12 student population has
12 declined from 103,000 in fiscal year 1997 to 76,300 in fiscal year 2017.

13 (2) Vermont recognizes the important role that a small school plays in
14 the social and educational fabric of its community. However, rural school
15 districts have found it particularly challenging to maintain their small schools
16 and provide high quality education to their students because of the decline in
17 Vermont’s student population.

18 (3) The General Assembly has encouraged, through incentive programs
19 established in 2010, 2012, and 2015, school districts to unify existing
20 governance units into more “sustainable governance structures” designed to
21 meet the General Assembly’s identified educational and fiscal goals.

1 (4) Certain rural districts were early in recognizing their challenges and,
2 on their own initiative and without receiving incentives from the State, joined
3 with other districts to form joint contract schools or to become members of
4 union school districts. As a consequence, these districts received less in small
5 school grant support than they would have received had they not taken these
6 actions.

7 (b) Definition. As used in this section, a “qualifying merger” means the
8 merger of a school district identified in subsection (c) of this section with one
9 or more other school districts that results in a newly merged district that is
10 eligible to receive incentives under 2010 Acts and Resolves No. 153, 2012
11 Acts and Resolves No. 156, or 2015 Acts and Resolves No. 46, each as
12 amended, provided, however, that all merging districts receive final approval
13 of their electorate for the merger on or before November 30, 2017, and the
14 newly merged district becomes fully operational on or before July 1, 2019.

15 (c) Merger support grants. Notwithstanding any provision of law to the
16 contrary, if a school district identified in this subsection (qualifying district)
17 merges in a qualifying merger, the Secretary shall award an annual merger
18 support grant to the newly merged district in an amount equal to the small
19 school support grant the qualifying district received in the fiscal year
20 immediately prior to the year in which the qualifying district formed a joint
21 contract school or became a member of a union school district. The amount of

1 annual merger support grants for the qualifying districts, if a qualifying district
2 merges in a qualifying merger, shall be:

3 (1) Elmore: \$40,000.00

4 (2) Fairlee: \$69,885.00

5 (3) Newfane: \$72,466.00

6 (4) Pomfret: \$85,525.00

7 (5) West Fairlee: \$56,355.00

8 (6) Whitingham: \$54,900.00

9 (d) Combined grants. If more than one qualifying district is part of a
10 qualifying merger, then the merger support grant shall be in an amount equal to
11 the total combined small school support grants each qualifying district received
12 in the fiscal year immediately prior to the year in which the qualifying district
13 formed a joint contract school or became a member of a union school district.

14 (e) Continuation of grants. Payment of the merger support grants under
15 this section shall continue annually unless explicitly repealed by the General
16 Assembly; provided, however, that the Secretary shall discontinue payment of
17 a grant in the fiscal year following closure by a merged district of a school
18 located in what had been a “qualifying district” prior to merger; and further
19 provided that if a school building located in a formerly “qualifying district” is
20 closed in order to consolidate with another school into a renovated or new
21 school building, then the Secretary shall continue to pay the grant during the

1 repayment term of any bonded indebtedness incurred in connection with the
2 consolidation-related renovation or construction.

3 (f) Funding. Notwithstanding any provision to the contrary of 16 V.S.A.
4 § 4025(d), the merger support grants awarded under this section shall be
5 funded by appropriations from the Education Fund, which shall be paid to the
6 Secretary of Education for administration under this section.

7 * * * Effective Dates * * *

8 Sec. 32. EFFECTIVE DATES

9 (a) This section and Secs. 2 and 4–31 shall take effect on passage.

10 (b) Sec. 1 (criminal record checks) shall take effect on passage and shall
11 apply to persons hired or contracted with after June 30, 2017 and to persons
12 who apply for or renew child care provider license after June 30, 2017.

13 (c) Sec. 3 (surety bond; postsecondary institutions) shall take effect on
14 October 1, 2017.